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APPLICATION NO.	F	ILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/073,268		02/13/2002	Ken Hanashi	2635-96	6814
23117	7590	11/30/2004		EXAM	INER
NIXON & V		•	MACCHIAROLO, PETER J		
8TH FLOOR				ART UNIT	PAPER NUMBER
ARLINGTO!	N, VA 2	22201-4714	2879		

DATE MAILED: 11/30/2004

Please find below and/or attached an Office communication concerning this application or proceeding.

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	Application No.	Applicant(s)				
Office Action Summers	10/073,268	HANASHI ET AL.				
Office Action Summary	Examiner	Art Unit				
	Peter J Macchiarolo	2879				
The MAILING DATE of this communication Period for Reply	n appears on the cover sheet with	the correspondence address				
A SHORTENED STATUTORY PERIOD FOR F THE MAILING DATE OF THIS COMMUNICAT - Extensions of time may be available under the provisions of 37 of after SIX (6) MONTHS from the mailing date of this communication of the period for reply specified above, the maximum statutory is period for reply within the set or extended period for reply will, by Any reply received by the Office later than three months after the earned patent term adjustment. See 37 CFR 1.704(b).	ION. FR 1.136(a). In no event, however, may a repon. In a reply within the statutory minimum of thirty period will apply and will expire SIX (6) MONTI statute, cause the application to become ABA	oly be timely filed (30) days will be considered timely. HS from the mailing date of this communication. NDONED (35 U.S.C. § 133).				
Status						
1) Responsive to communication(s) filed on	23 September 2004.					
3) Since this application is in condition for a	·					
Disposition of Claims						
4) ⊠ Claim(s) 1-7 and 14-20 is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consideration. 5) □ Claim(s) is/are allowed. 6) ⊠ Claim(s) 1-7 and 14-20 is/are rejected. 7) □ Claim(s) is/are objected to. 8) □ Claim(s) are subject to restriction and/or election requirement.						
Application Papers						
9) The specification is objected to by the Exa	aminer.					
10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.						
Applicant may not request that any objection	to the drawing(s) be held in abeyand	e. See 37 CFR 1.85(a).				
Replacement drawing sheet(s) including the call the call to be sheet as a second secon	·					
Priority under 35 U.S.C. § 119						
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 						
Attachment(s)						
1) Notice of References Cited (PTO-892) 4) Interview Summary (PTO-413)						
2) Notice of Draftsperson's Patent Drawing Review (PTO-943) Information Disclosure Statement(s) (PTO-1449 or PTO/949 Paper No(s)/Mail Date	Paper No(s)	/Mail Date ormal Patent Application (PTO-152)				

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DETAILED ACTION

Response to Amendment

1. The reply filed on 09/23/2004 consists of changes to the specification and to the claims, and further, the reply consists of remarks related to the prior rejection of claims in the previous Office Action. The above have been entered and considered. However, pending claims 1-7, and 14-20 are not allowable as explained below.

Claim Objections

- 2. Claim 2 is objected to because of the following informalities:
- 3. Claim 2 recites, "if an interval... is d" which does not positively recite the limitation of the wear resisting member being in the circle. If there is no interval d then this claim is invalid. For the purpose of examination, the Examiner reads, "an interval... is d." Appropriate correction is required.

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 4. Claims 1, 5-7, 14, and 18-20 are rejected under 35 U.S.C. 102(b) as being anticipated by Miyashita et al (USPN 6724133; "Miyashita").

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5. In regards to claim 1, Miyashita shows in figures 7(a) and 7(b), a metal housing (5); a porcelain insulator (3) installed in said metal housing; a center electrode (2n) retained within said porcelain insulator, said center electrode having a length and a tip portion projecting from a tip of said porcelain insulator; a shoulder formed on a side wall of said center electrode to define a large-diameter portion and a small-diameter portion of said center electrode, said shoulder tapering off to the tip portion of said center electrode and having a boundary leading to the largediameter portion located inside said porcelain insulator, a first ground electrode (104) being installed on said metal housing which has an end portion opposed to the tip portion of said center electrode to define a first spark gap (ga) between; a noble metal chip (105) being disposed on the tip portion of the center electrode which faces the first ground electrode; a second ground electrode (4) installed on said metal housing which has an end arranged outside the tip of said porcelain insulator and opposed over the tip of said porcelain insulator to a portion of the side wall of said center electrode to define a second spark gap ($g\beta$), and a wear resisting member (42) provided on said portion of the side wall of said center electrode, said wear resisting member being different from said noble metal chip disposed on the tip portion of the center electrode.

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6. The Examiner notes that the limitations in claim 1, "in which sparks are to be generated to burn away carbon adhered to a surface of the tip of said porcelain insulator, resulting in a decrease in insulation resistance offered by said porcelain insulator;" and, "for offering resistance to wear caused by the sparks generated in the second spark gap," are intended use type limitations. A recitation of the intended use of the claimed invention must result in a structural difference between the claimed invention and the prior art in order to patentably distinguish the claimed invention from the prior art. If the prior art structure is capable of performing the

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intended use, then it meets the claim. See *In re Casey*, 152 USPQ 235 (CCPA 1967) and *In re Otto*, 136 USPQ 458, 459 (CCPA 1963).

- 7. Regarding claim 5, Miyashita shows in figure 7a, the wear resisting member has a surface substantially lying flush with a surface of the side wall of said center electrode.
- 8. Regarding claims 6 and 7, Miyashita shows in figure 7a, the wear resisting is made of a metallic material which is higher in melting point than an Ni alloy (Pt alloy).
- Regarding claim 14, Miyashita shows in figure 7a, a spark plug comprising: a first spark gap (gα) defined between an end of a center electrode (2n) and a first ground electrode (104) disposed in opposition to said end along a longitudinal axis of said center electrode; a second spark gap (gβ), defined radially along a side wall portion of said center electrode and a second ground electrode disposed in opposition to said side wall portion radially outwardly of said center electrode, an insulator (3) circumferentially encompassing a portion of the center electrode and having an end portion of said insulator extending partially into said second spark gap; and a wear resisting material (42) disposed on said side wall portion of said center electrode at said second spark gap.
- 10. Regarding claims 18-20, the limitations therein have been discussed and rejected supra.

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Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 11. Claims 2-4, 15-17 are rejected under 35 U.S.C. 103(a) as being unpatentable over Miyashita.
- 12. Regarding claim 2, Miyashita is silent to the wear resistant member being located within the recited circle having radius d + 1mm.
- 13. However, one of working skill in spark plug technology will be able to suitably rearranging the wear resistant member to be within the recited circle, and is a matter of obvious design choice. *In re Japikse*, 86 USPQ 70. One would be motivated to such a configuration to allow for more comprehensive wear resisting.
- 14. Therefore, in view of the above discussion, it would have been obvious to one having ordinary skill in the art at the time the invention was made to construct Miyashita's wear resistant member to be within the recited circle.
- 15. Regarding claim 3, Miyashita is silent to the wear resistant member having a specific width.
- 16. However, it has been held that where the general conditions of a claim are disclosed in the prior art, discovering the proper size of a component involves only routine skill in the art. *In re Rose*, 105 USPQ 237 (CCPA 1955). Further, one would arrive at this configuration for a

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variety of reasons, including material availability, and operation methods requiring sensitive parameters.

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- 17. Therefore, in view of the above discussion, it would have been obvious to one having ordinary skill in the art at the time the invention was made to construct Miyashita's wear resistant member having a width greater than or equal to 0.5mm.
- 18. Regarding claim 4, Miyashita is silent to the wear resistant member being provided over an entire circumference of a portion of the side wall of the center electrode.
- 19. However, this is a known configuration, and one would arrive at this modification on Miyashita's electrode for a variety of reasons, including operation and manufacturing methods requiring sensitive parameters.
- 20. Therefore, in view of the above discussion, it would have been obvious to one having ordinary skill in the art at the time the invention was made to construct Miyashita's wear resistant member provided over an entire circumference of a portion of the side wall of the center electrode.
- 21. Regarding claims 15-17, the limitations therein have been discussed and rejected supra.

Response to Arguments

22. Applicant's arguments with respect to the claims have been considered but are moot in view of the new ground(s) of rejection.

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Conclusion

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- Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, THIS ACTION IS MADE FINAL. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).
- A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.
- 25. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Peter J Macchiarolo whose telephone number is (571) 272-2375. The examiner can normally be reached on 8:30 5:00, M-F.
- 26. If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Nimeshkumar Patel can be reached on (571) 272-2475. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.
- 27. Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR

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system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Joseph Williams Primary Examiner AU 2879